NA A CO	ttorney or Party Name, Address, Telephone & FAX os., State Bar No. & Email Address Erica Loftis, Esq. (SBN 259286) Merdaud Jafarnia, Esq. (SBN 217263) Adam P. Thursby, Esq. (SBN 318465) GHIDOTTI BERGER LLP 920 Old Tustin Ave. Santa Ana, CA 92705 Ph. (949) 427-2010 Fax: (949) 427-2732 eknotifications@ghidottiberger.com	FOR COURT USE ONLY				
	Movant appearing without an attorney Attorney for Movant					
		ANKRUPTCY COURT LIFORNIA - Los Angeles Division				
In re: David Michael Salazar		CASE NO.: 2:18-bk-15393-WB CHAPTER: 13				
		NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (REAL PROPERTY)				
		DATE: November 02, 2021				
		TIME: 10:00 a.m.				
	Debtor(s).	COURTROOM: 1375				
M	ovant: U.S. Bank Trust National Association, as Trustee	of the Igloo Series IV Trust, its successors and/or assignees				
1.	Hearing Location: 255 East Temple Street, Los Angeles, CA 90012 21041 Burbank Boulevard, Woodland Hills, CA 9136 3420 Twelfth Street, Riverside, CA 92501	☐ 411 West Fourth Street, Santa Ana, CA 92701 ☐ 1415 State Street, Santa Barbara, CA 93101				
2.	parties that on the date and time and in the courtroom st	nding Parties), their attorneys (if any), and other interested tated above, Movant will request that this court enter an order Debtor's bankruptcy estate on the grounds set forth in the				
3.		roved court form at www.cacb.uscourts.gov/forms for use in FS.RESPONSE), or you may prepare your response using				

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

the format required by LBR 9004-1 and the Court Manual.

4.		en serving a response to the motion, serve a copy of it u filed by an unrepresented individual) at the address set	pon the Movant's attorney (or upon Movant, if the motion forth above.					
5.	If you fail to timely file and serve a written response to the motion, or fail to appear at the hearing, the court may deen such failure as consent to granting of the motion.							
6.	This motion is being heard on REGULAR NOTICE pursuant to LBR 9013-1(d). If you wish to oppose this motion you must file and serve a written response to this motion no later than 14 days before the hearing and appear at the hearing.							
7.		This motion is being heard on SHORTENED NOTICE pmotion, you must file and serve a response no later tha may appear at the hearing.	ursuant to LBR 9075-1(b). If you wish to oppose this n (date); and, you					
	a.	An application for order setting hearing on shortene procedures of the assigned judge).	d notice was not required (according to the calendaring					
b. An application for order setting hearing on shortened notice was filed and was granted by the court a motion and order have been or are being served upon the Debtor and upon the trustee (if any).								
	C.	rules on that application, you will be served with an	d notice was filed and remains pending. After the court other notice or an order that specifies the date, time and deadline for filing and serving a written opposition to the					
	Date	October 7, 2021	GHIDOTTI BERGER LLP Printed name of law firm (if applicable)					
			Erica Loftis-Pacheco Printed name of individual Movant or attorney for Movant					
			/s/ Erica Loftis-Pacheco Signature of individual Movant or attorney for Movant					

MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO REAL PROPERTY

1.	Mo	van	t is the:	
	22.7	tl	ne promi eneficia	Movant has physical possession of a promissory note that either (1) names Movant as the payee under issory note or (2) is indorsed to Movant, or indorsed in blank, or payable to bearer. Iry: Movant is either (1) named as beneficiary in the security instrument on the subject property (e.g.,
	Ε		A THE PARTY OF THE	e or deed of trust) or (2) is the assignee of the beneficiary. agent authorized to act on behalf of the Holder or Beneficiary.
			ther (sp	pecify):
2.	Th	e Pr	operty a	at Issue (Property):
	a.	Add	dress:	
		Un	t/suite n	ress: 13727 Gaylin Street number: zip code: Whittier, California 90601
	b.			ription, or document recording number (including county of recording), as set forth in Movant's deed of ned as Exhibit 1):
3.	Ba	nkru	ptcy Ca	ase History:
	a.			ntary involuntary bankruptcy petition under chapter 7 11 12 13 13 n (date) 05/10/2018
	b.		An orde	er to convert this case to chapter
	C.	X	A plan,	if any, was confirmed on (date) 11/05/2018
4.	Gr	oun	ds for R	elief from Stay:
	a.		Pursua	nt to 11 U.S.C. § 362(d)(1), cause exists to grant Movant relief from stay as follows:
		(1)	⊠ Mo	vant's interest in the Property is not adequately protected.
			(A) 🗌	Movant's interest in the Property is not protected by an adequate equity cushion.
			(B) 🗌	The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline.
			(C) 🗆	Proof of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to insure the collateral under the terms of Movant's contract with the Debtor.
		(2)	☐ The	e bankruptcy case was filed in bad faith.
			(A) 🗌	Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.
			(B)	The Property was transferred to the Debtor either just before the bankruptcy filing or after the filing.
			(C) 🗆	A non-individual entity was created just prior to the bankruptcy petition date for the sole purpose of filing this bankruptcy case.
			(D)	Other bankruptcy cases have been filed in which an interest in the Property was asserted.
			(E) 🗌	The Debtor filed only a few case commencement documents with the bankruptcy petition. Schedules and the statement of financial affairs (or chapter 13 plan, if appropriate) have not been filed.
			(F) 🗆	Other (see attached continuation page).

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

(3) X (Chapter 12 or 13 cases only)
 (A) All payments on account of the Property are being made through the plan. Preconfirmation Postconfirmation plan payments have not been made to the chapter 12 trustee or chapter 13 trustee.
(B) No Postpetition mortgage payments due on the note secured by a deed of trust on the Property have not been made to Movant.
(4) The Debtor filed a Statement of Intentions that indicates the Debtor intends to surrender the Property.
(5) The Movant regained possession of the Property on (date), which is prepetition postpetition.
(6) For other cause for relief from stay, see attached continuation page.
 Pursuant to 11 U.S.C. § 362(d)(2)(A), the Debtor has no equity in the Property; and, pursuant to § 362(d)(2)(B), the Property is not necessary to an effective reorganization.
c. Pursuant to 11 U.S.C. § 362(d)(3), the Debtor has failed, within the later of 90 days after the order for relief or 30 days after the court determined that the Property qualifies as "single asset real estate" as defined in 11 U.S.C. § 101(51B) to file a reasonable plan of reorganization or to commence monthly payments.
d. Pursuant to 11 U.S.C. § 362(d)(4), the Debtor's filing of the bankruptcy petition was part of a scheme to delay hinder, or defraud creditors that involved:
(1) The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval; or
(2) Multiple bankruptcy cases affecting the Property.
☐ Grounds for Annulment of the Stay. Movant took postpetition actions against the Property or the Debtor.
a. These actions were taken before Movant knew the bankruptcy case had been filed, and Movant would have been entitled to relief from the stay to proceed with these actions.
b. Movant knew the bankruptcy case had been filed, but Movant previously obtained relief from stay to proceed with these enforcement actions in prior bankruptcy cases affecting the Property as set forth in Exhibit
c. Other (specify):
Evidence in Support of Motion: (Declaration(s) MUST be signed under penalty of perjury and attached to this motion)
The REAL PROPERTY DECLARATION on page 6 of this motion.
b. Supplemental declaration(s).
c. The statements made by Debtor under penalty of perjury concerning Movant's claims and the Property as set forth in Debtor's case commencement documents. Authenticated copies of the relevant portions of the case commencement documents are attached as Exhibit
d. X Other:
Deed of Trust as Exhibit "1", Note as Exhibit "2", Assignment(s) as Exhibit "3", Post-petition Payment History as Exhibit "4"
An optional Memorandum of Points and Authorities is attached to this motion.

5.

6.

7.

Case 2:18-bk-15393-WB Doc 47 Filed 10/07/21 Entered 10/07/21 14:53:00 Desc

Movant requests the following relief:

1.	Rel	elief from the stay is granted under: 11 U.S.C. § 362(d)(1)	X 11 L	J.S.C. § 3	62(d)(2)	☐ 11 U.S.C. § 362(d)(3).	
2.	X	Movant (and any successors or assigns) may proceed under applicable nonbankruptcy law to enforce its remedies to foreclose upon and obtain possession of the Property.						
3.	X	Movant, or its agents, may, at its option, offer, provide and enter into a potential forebearance agreement, loan modification, refinance agreement or other loan workout or loss mitigation agreement. Movant, through its servicing agent, may contact the Debtor by telephone or written correspondence to offer such an agreement.						
4.		Confirmation that there is no stay in effect.						
5.		The stay is annulled retroactive to the bankruptcy petition date. Any postpetition actions taken by Movant to enforce its remedies regarding the Property shall not constitute a violation of the stay.						
6.		The co-debtor stay of 11 U.S.C. §1201(a) or § 1301(a) the same terms and conditions as to the Debtor.	s ter	minated,	modified	or annull	ed as to the co-debtor, on	
7.	X	The 14-day stay prescribed by FRBP 4001(a)(3) is waive	red.					
8.		 A designated law enforcement officer may evict the Debtor and any other occupant from the Property regardless of any future bankruptcy filing concerning the Property for a period of 180 days from the hearing on this Motion: without further notice, or □ upon recording of a copy of this order or giving appropriate notice of its entry ir compliance with applicable nonbankruptcy law. 					hearing on this Motion:	
9.		Relief from the stay is granted under 11 U.S.C. § 362(d)(4): If recorded in compliance with applicable state laws governing notices of interests or liens in real property, the order is binding in any other case under this title purporting to affect the Property filed not later than 2 years after the date of the entry of the order by the court, except that a debtor in a subsequent case under this title may move for relief from the order based upon change circumstances or for good cause shown, after notice and hearing.						
10.		The order is binding and effective in any bankruptcy cas interest in the Property for a period of 180 days from the					y debtor who claims any	
		without further notice, or □ upon recording of a compliance with applicable nonbankruptcy law.	ру с	f this ord	er or givin	g approp	oriate notice of its entry in	
11.		The order is binding and effective in any future bankrup	tcy c	ase, no n	natter who	the deb	otor may be:	
		without further notice, or □ upon recording of a compliance with applicable nonbankruptcy law.	ру с	of this ord	er or givin	g approp	oriate notice of its entry in	
12.		Upon entry of the order, for purposes of Cal. Civ. Code Code § 2920.5(c)(2)(C).	§ 29	23.5, the	Debtor is	a borrov	ver as defined in Cal. Civ.	
13.		If relief from stay is not granted, adequate protection sh	all be	e ordered	til.			
14.		See attached continuation page for other relief requeste	ed.					
	Dat	te: October 7, 2021	Pri Er Pri	nted nam ica Lofti nted nam	BERGEF e of law fi s-Pachec e of indivi	rm (<i>if ap</i> O dual Mo	plicable) vant or attorney for Movant	
							or attorney for Moyant	

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

REAL PROPERTY DECLARATION

1, (print nar	ne of Declarant)	Kathy Watson	, declare:
1.	compe	tently testify thereto.	of the matters set forth in this declaration and, I am over 18 years of age. I have knowledge rof this Motion (Property) because (specify):	
	a. 🗌	I am the Movant.		
	b. 🗌	I am employed by M	Novant as (state title and capacity):	
	c. X	Other (specify): 1	am employed by SN Servicing Corporation whi	ch services the loan on the movant's behalf.
2.	a. 🛚	credit given to Debt as to the following f from the business re about the time of th at or near the time of prepared in the ordi being recorded and	odians of the books, records and files of Mova or concerning the Property. I have personally acts, I know them to be true of my own knowle ecords of Movant on behalf of Movant. These e events recorded, and which are maintained in of the actions, conditions or events to which the mary course of business of Movant by a person had or has a business duty to record accurate tion and copies can be submitted to the court if	worked on the books, records and files, and dge or I have gained knowledge of them books, records and files were made at or in the ordinary course of Movant's business by relate. Any such document was in who had personal knowledge of the event ally such event. The business records are
	b. 🔲	Other (see attached) :	
3.	The Mo	ovant is:		
	a. 🛚	promissory note or	physical possession of a promissory note that (2) is indorsed to Movant, or indorsed in blank, th affixed allonges/indorsements, is attached a	or payable to bearer. A true and correct
	b. 🛚	(e.g.,mortgage or d	is either (1) named as beneficiary in the secur eed of trust) or (2) is the assignee of the benefi strument and assignments are attached as Ex	iciary. True and correct copies of the
	c. 🗌	Servicing agent aut	horized to act on behalf of the:	
		Holder. Beneficiary.		
	d. 🗌	Other (specify):		
4.	a. Ti	ne address of the Pro	perty is:	
	S	treet address: 13727 nit/suite no.:	6 Mg	
	Mo	vant's deed of trust i	the Property or document recording number (is: d on 08/09/2007 in the Los Angeles County Re	

		Main Docume	ent Page 7 of	64						
5.	Type o	of property (check all applicable boxes):								
	a. X c. C e. C	Multi-unit residential Industrial	b. Other red. Comme	2.55						
6.	Nature	e of the Debtor's interest in the Property:								
7.	a. ∑ Sole owner b. ☐ Co-owner(s) (specify): c. ☐ Lienholder (specify): d. ☐ Other (specify): e. ∑ The Debtor ∑ did ☐ did not list the Property in the Debtor's schedules. f. ∑ The Debtor acquired the interest in the Property by ☐ grant deed ☐ quitclaim deed ∑ trust deed. The deed was recorded on (date) 08/09/2007									
8.	Amount of Movant's claim with respect to the Property: PREPETITION POSTPETITION TOTAL									
	a. F	Principal:	\$	\$	\$ 640.625.00					
		Accrued interest:	\$	\$	\$ 12,737.89					
	1000	Late charges	\$	\$	\$					
	d. (Costs (attorney's fees, foreclosure fees, other costs):	\$	\$	\$ 26,911.63					
	e. /	Advances (property taxes, insurance):	\$	\$	\$					
	f. L	less suspense account or partial balance paid:	\$[] \$[]	\$[2,600.60]					
	g. 1	TOTAL CLAIM as of (date): 09/15/2021	\$	\$	\$ 677,673.92					
9.	Status	Loan is all due and payable because it mature of Movant's foreclosure actions relating to the focurred):	- c 20 W	te or check the box con	firming no such action					
		MANAGER ENGLISHER	or X none record	ha						
		. Notice of default recorded on (date) or ∑ none recorded Notice of sale recorded on (date) or ∑ none recorded.								
		preclosure sale originally scheduled for (date)								
		preclosure sale currently scheduled for (date)								
		preclosure sale already held on (date)								
		ustee's deed upon sale already recorded on (da								

Case 2:18-bk-15393-WB Doc 47 Filed 10/07/21 Entered 10/07/21 14:53:00 Desc

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

Paragraph 11(e) above, I calculate that the Debtor's equity in the Property is \$

By subtracting the total amount of all liens on the Property from the value of the Property as set forth in

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

A plan payment history is attached as Exhibit _____. See attached declaration(s) of chapter 12 trustee or 13 trustee regarding receipt of payments under the plan (attach LBR form F 4001-1.DEC.AGENT.TRUSTEE).

				Main Document Page 10 of 64
13. [f insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to the collateral under the terms of Movant's contract with the Debtor.
14. [11 I day has	U.S. s ha	that the Property qualifies as "single asset real estate" as defined in C. § 101(51B). More than 90 days have passed since the filing of the bankruptcy petition; more than 30 are passed since the court determined that the Property qualifies as single asset real estate; the Debtor filed a plan of reorganization that has a reasonable possibility of being confirmed within a reasonable the Debtor has not commenced monthly payments to Movant as required by 11 U.S.C. § 362(d)(3).
15. [btor's intent is to surrender the Property. A true and correct copy of the Debtor's statement of intentions is d as Exhibit
16.		Mov	vant	regained possession of the Property on (date), which is prepetition postpetition.
17.		The	bar	nkruptcy case was filed in bad faith:
а			Mo	vant is the only creditor or one of few creditors listed in the Debtor's case commencement documents.
b			Oth	er bankruptcy cases have been filed in which an interest in the Property was asserted.
С	-22			Debtor filed only a few case commencement documents. Schedules and a statement of financial affairs chapter 13 plan, if appropriate) have not been filed.
d	275		Oth	er (specify):
18. [a.		g of the bankruptcy petition was part of a scheme to delay, hinder, or defraud creditors that involved: The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval. See attached continuation page for facts establishing the scheme. Multiple bankruptcy cases affecting the Property include:
			1.	Case name:
				Chapter: Case number:
				Date dismissed: Date discharged: Date filed:
				Relief from stay regarding the Property was was not granted.
			2.	Case name:
				Chapter: Case number:
				Date dismissed: Date discharged: Date filed: Relief from stay regarding the Property _ was _ was not _ granted.
			3.	Case name:
				Chapter: Case number: Date dismissed: Date discharged: Date filed:
				Relief from stay regarding the Property was was not granted.
			0-	
				attached continuation page for information about other bankruptcy cases affecting the Property.
				attached continuation page for facts establishing that the multiple bankruptcy cases were part of a eme to delay, hinder, or defraud creditors.
				index a virus statute statute statut

Case 2:18-bk-15393-WB Doc 47 Filed 10/07/21 Entered 10/07/21 14:53:00 Desc

19. 🗀	T 2 12 12 12 12 12 12 12 12 12 12 12 12 1	forcement actions taken after the bankruptcy petition was filed are specified in the attached supplemental claration(s).
a	- 0	These actions were taken before Movant knew the bankruptcy petition had been filed, and Movant would have been entitled to relief from stay to proceed with these actions.
b.		Movant knew the bankruptcy case had been filed, but Movant previously obtained relief from stay to proceed with these enforcement actions in prior bankruptcy cases affecting the Property as set forth in Exhibit
C.		For other facts justifying annulment, see attached continuation page.
l decla	ire u	nder penalty of perjury under the laws of the United States that the foregoing is true and correct.
LO - ' Date	7-ã	2021 hathy Watson dathy watoon Signature

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 1920 Old Tustin Avenue, Santa Ana, CA 92705

A true and correct copy of the foregoing document entitled: NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (REAL PROPERTY) will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

Orders and LBI 10/7/2021	R, the foregoing document will be so I checked the CM/ECF docket for the	OF ELECTRONIC FILING (NEF): Pursuant to controlling General erved by the court via NEF and hyperlink to the document. On (date) is bankruptcy case or adversary proceeding and determined that the List to receive NEF transmission at the email addresses stated below:
Debtors Co	unsel: Steven Ibarra, sibarra@ibarra	law.com
Trustee:Nar	ncy K Curry, trustee13la@aol.com	
United State	es Trustee: ustpregion16.la.ecf@use	loj.gov
		Service information continued on attached page
On (date) 10/0 case or adversifirst class, post judge will be co	ary proceeding by placing a true and	
Juniorlien H	lolder: Chevy Chase Fed Sav Bank	Attn: Bankruptcy, PO Box 30285, Salt Lake City, UT 84130
Hon. Julia V	V. Brand, 255 E. Temple Street, Suit	e 1382/Courtroom 1375, Los Angeles, CA 90012
		Service information continued on attached page
for each persor following perso such service m	n or entity served): Pursuant to F.R ns and/or entities by personal delive ethod), by facsimile transmission ar	GHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method Civ.P. 5 and/or controlling LBR, on (date), I served the ery, overnight mail service, or (for those who consented in writing to d/or email as follows. Listing the judge here constitutes a declaration udge will be completed no later than 24 hours after the document is
I declare under	penalty of perjury under the laws of	Service information continued on attached page the United States that the foregoing is true and correct.
. dodaie under	positivy or perjury under the laws o	and officed diale the foregoing to the and correct.
10/07/2021	Ana Palacios	/s/ Ana Palacios
Date	Printed Name	Signature

EXHIBIT "1"







Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

08/09/07 AT 08:00AM

Fee: 79.00

Tax: 0.00 Other: 0.00 Total: 79.00

Title Company

TITLE(S):



Assessor's Identification Number (AIN)
To be completed by Examiner OR Title Company in black ink.

Number of AIN's Shown



RECORDING REQUESTED Poc 47 Filed 10/07/21 Entered 10/07/21 14:53:00 Described Republic TITLE CO. - O.C.

Recording Requested By
GreenPoint Mortgage Funding,
Inc.
Return To
GreenPoint Mortgage Funding,
Inc.
981 Airway Court, Suite E

Santa Rosa, CA 95403-2049

8/09/07 20071869079 y

Prepared By GreenPoint Mortgage Funding, Inc. 100 Wood Hollow Drive, Novato, CA 94945

[Space Above This Line For Recording Data]

DEED OF TRUST

MIN

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

- (A) "Security Instrument" means this document, which is dated July 24, 2007 together with all Riders to this document.
- (B) "Borrower" is David M. Salazar, A Single Man

Borrower's address is 13727 Gaylin Street, Whittier, CA 90601

Borrower is the trustor under this Security Instrument

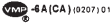
(C) "Lender" is GreenPoint Mortgage Funding, Inc.

Lender is a Corporation

organized and existing under the laws of the State of New York

CALIFORNIA-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT WITH MERS

Form 3006 1/01



Page 1 of 15

VMP Mortgage Forms, Inc.

Customized by GreenPoint Mortgage Funding, Inc.

Lender's address is 100 Wood Hollow Drive, Novato, CA 94945

- (D) "Trustee" IS Marin Conveyancing Corp.
- (E) "MERS" is Mortgage Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely as a nominee for Lender and Lender's successors and assigns. MERS is the beneficiary under this Security Instrument MERS is organized and existing under the laws of Delaware, and has an address and telephone number of P O Box 2026, Flint, MI 48501-2026, tel (888) 679-MERS
- (F) "Note" means the promissory note signed by Borrower and dated July 24, 2007 The Note states that Borrower owes Lender six hundred eighty thousand and 00/100

Dollars

- (U.S. \$680,000.00) plus interest. Borrower has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than August 1, 2037
- (G) "Property" means the property that is described below under the heading "Transfer of Rights in the Property "
- (H) "Loan" means the debt evidenced by the Note, plus interest, any prepayment charges and late charges due under the Note, and all sums due under this Security Instrument, plus interest.
- (I) "Riders" means all Riders to this Security Instrument that are executed by Borrower The following Riders are to be executed by Borrower [check box as applicable]

Adjustable Rate Rider	Condominium Ride		Second Home Rider
Balloon Rider	Planned Unit Deve	lopment Rider 📖	1-4 Family Rider
☐ VA Rider	Biweekly Payment	Rider	Other(s) [specify]
X Occupancy Rider	Interim Interest Ric	der	

- (J) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions
- (K) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments and other charges that are imposed on Borrower or the Property by a condominium association, homeowners association or similar organization.
- (L) "Electronic Funds Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or credit an account. Such term includes, but is not limited to, point-of-sale transfers, automated teller machine transfers initiated by telephone, wire transfers, and automated clearinghouse transfers.
- (M) "Escrow Items" means those items that are described in Section 3
- (N) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds paid by any third party (other than insurance proceeds paid under the coverages described in Section 5) for. (i) damage to, or destruction of, the Property, (ii) condemnation or other taking of all or any part of the Property, (iii) conveyance in lieu of condemnation, or (iv) misrepresentations of, or omissions as to, the value and/or condition of the Property
- (O) "Mortgage Insurance" means insurance protecting Lender against the nonpayment of, or default on, the Loan
- (P) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus (ii) any amounts under Section 3 of this Security Instrument



Filed 10/07/21 Entered 10/07/21 14:53:00 Main Document Page 17 of 64

(Q) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and its implementing regulation, Regulation X (24 C F R Part 3500), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA

(R) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument

TRANSFER OF RIGHTS IN THE PROPERTY

The beneficiary of this Security Instrument is MERS (solely as nominee for Lender and Lender's successors and assigns) and the successors and assigns of MERS. This Security Instrument secures to Lender (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note, and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the County of Los Angeles

[Type of Recording Jurisdiction]

[Name of Recording Jurisdiction]

As more particularly described in exhibit "A"attached hereto and made a part hereof.

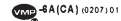
Parcel ID Number 13727 Gaylin Street Whittier ("Property Address")

which currently has the address of [Street] [City], California 90601 [Zip Code]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property" Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property, and to take any action required of Lender including, but not limited to, releasing and canceling this Security

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances





Main Document Page 18 of 64

of record Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note Borrower shall also pay funds for Escrow Items pursuant to Section 3 Payments due under the Note and this Security Instrument shall be made in U S currency However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender. (a) cash, (b) money order, (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity, or (d) Electronic Funds Transfer

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, then Lender need not pay interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring the Loan current. If Borrower does not do so within a reasonable period of time, Lender shall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal balance under the Note immediately prior to foreclosure. No offset or claim which Borrower might have now or in the future against Lender shall relieve Borrower from making payments due under the Note and this Security Instrument or performing the covenants and agreements secured by this Security Instrument.

2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note, (b) principal due under the Note, (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note

If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any late charges due. Voluntary prepayments shall be applied first to any prepayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments

3. Funds for Escrow Items. Borrower shall pay to Lender on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum (the "Funds") to provide for payment of amounts due for. (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lien or encumbrance on the Property. (b) leasehold payments or ground rents on the Property, if any, (c) premiums for any and all insurance required by Lender under Section 5, and (d) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrow Items." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments shall be an Escrow Item Borrower shall promptly furnish to Lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items at any time. Any such waiver may only be



Main Document Page 19 of 64

in writing In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law

such amounts, that are then required under this Section 3

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded, or (c) secures from the holder of the hen an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the



lien. Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Section 4

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan

5. Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires What Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower to pay, in connection with this Loan, either. (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resulting from an objection by Borrower.

If Borrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrower, Borrower's equity in the Property, or the contents of the Property, against any risk, hazard or liability and might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

All insurance policies required by Lender and renewals of such policies shall be subject to Lender's right to disapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the Note up to the amount of the outstanding loan balance. Lender shall have the right to hold the policies and renewal certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. If Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgagee and/or as an additional loss payee and Borrower further agrees to generally assign rights to insurance proceeds to the holder of the Note up to the amount of the outstanding loan balance.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower otherwise agree in writing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such insurance proceeds. Lender shall not be required to pay Borrower any interest or earnings on such proceeds. Fees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with



the excess, if any, paid to Borrower Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (b) any other of Borrower's rights (other than the right to any refund of uncarned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property Lender may use the insurance proceeds either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due

- 6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control
- 7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property Whether or not Borrower is residing in the Property. Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition. Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property. Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

- 8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process. Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence
- 9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the covenants and agreements contained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property Lender's actions can include, but are not limited to (a) paying any sums secured by a lien which has priority over this Security Instrument, (b) appearing in court, and (c) paying reasonable



Œ١

997

Œ)

attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may take action under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless. Lender agrees to the merger in writing.

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain the Mortgage Insurance in effect. If, for any reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender If substantially equivalent Mortgage Insurance coverage is not available, Borrower shall continue to pay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notwithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained, and Lender requires separately designated payments toward the premiums for Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note

Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage Insurance premiums)

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, the arrangement is often termed "captive reinsurance." Further

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.



Œ١

Page 23 of 64 Main Document

(b) Any such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were unearned at the time of such cancellation or termination.

11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby

assigned to and shall be paid to Lender

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursement or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with

the excess, if any, paid to Borrower

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums

secured by this Security Instrument whether or not the sums are then due

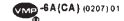
If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due "Opposing Party" means the third party that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action in regard to Miscellaneous Proceeds

Borrower shall be in default if any action or proceeding, whether civil or criminal, is begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be applied in the order provided for in Section 2

12. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender





to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of Borrower or any Successors in Interest of Borrower Lender shall not be required to commence proceedings against any Successor in Interest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy

13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument, (b) is not personally obligated to pay the sums secured by this Security Instrument, and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Lender may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construed as a prohibition on the charging of such fee. Lender may not charge fees that are expressly prohibited by this Security Instrument or by Applicable Law

If the Loan is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit, and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note) Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge

15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument must be in writing. Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable. Law expressly requires otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's change of address. If Lender specifies a procedure for reporting Borrower's change of address, then Borrower shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated another address by notice to Borrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.



Main Document Page 25 of 64

16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision

As used in this Security Instrument (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender, (b) words in the singular shall mean and include the plural and vice versa, and (c) the word "may" gives sole discretion without any obligation to

17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower

19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument, (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate, or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred, (b) cures any default of any other covenants or agreements, (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged. Lender may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, as selected by Lender (a) cash; (b) money order, (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity, or (d) Electronic Funds Transfer Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.

20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA



requires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser

Neither Borrower nor Lender may commence, join, or be joined to any judicial action (as either an individual litigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that alleges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Borrower or Lender has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must elapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section 21. (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials, (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection, (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Environmental Law, and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup





NON-UNIFORM COVENANTS Borrower and Lender further covenant and agree as follows.

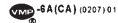
22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by Applicable Law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold. Trustee shall cause this notice to be recorded in each county in which any part of the Property is located. Lender or Trustee shall mail copies of the notice as prescribed by Applicable Law to Borrower and to the other persons prescribed by Applicable Law. Trustee shall give public notice of sale to the persons and in the manner prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.

- 23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee Trustee shall reconvey the Property without warranty to the person or persons legally entitled to it. Lender may charge such person or persons a reasonable fee for reconveying the Property, but only if the fee is paid to a third party (such as the Trustee) for services rendered and the charging of the fee is permitted under Applicable Law. If the fee charged does not exceed the fee set by Applicable Law, the fee is conclusively presumed to be reasonable
- 24. Substitute Trustee. Lender, at its option, may from time to time appoint a successor trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Lender and recorded in the office of the Recorder of the county in which the Property is located. The instrument shall contain the name of the original Lender. Trustee and Borrower, the book and page where this Security Instrument is recorded and the name and address of the successor trustee. Without conveyance of the Property, the successor trustee shall succeed to all the title, powers and duties conferred upon the Trustee herein and by Applicable Law. This procedure for substitution of trustee shall govern to the exclusion of all other provisions for substitution.
- 25. Statement of Obligation Fee. Lender may collect a fee not to exceed the maximum amount permitted by Applicable Law for furnishing the statement of obligation as provided by Section 2943 of the Civil Code of California





186907

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

Witnesses

(Scal) -Borrower

(Scal) -Borrower

(Scal)

(Seal)

-Borrower

-Borrower

(Seal) -Borrower

(Seal) -Borrower

(Seal)

(Scal)

-Borrower

-Borrower

Œ١ (E)

State of California County of LOS Angeles

8-2-07 On

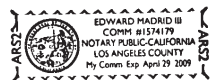
David M. Salazar

personally appeared

, personally known to me

(or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(1es), and that by his/ber/therr signature(s) on the instrument the person(a) or the entity upon behalf of which the person(s) acted, executed the instrument

WITNESS my hand and official seal



SUMMIN (Seal)

EXHIBIT "2"

ADJUSTABLE RATE NOTE

(LIBOR Six-Month (As Published In The Wall Street Journal) - Rate Caps)

THE NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY PAYMENT. THE MONTHLY PAYMENT INCREASES WILL HAVE LIMITS WHICH COULD RESULT IN THE PRINCIPAL AMOUNT I MUST REPAY BEING LARGER THAN THE AMOUNT I ORIGINALLY BORROWED, BUT NOT MORE THAN \$782,000.00. THE INTEREST RATE CAN NEVER EXCEED THE LIMIT STATED IN THE NOTE AND RIDER. A BALLOON PAYMENT MAY BE DUE AT MATURITY.

July 24, 2007 (Date) **Buena Park**

California

(City)

(State)

13727 Gaylin Street, Whittier, CA 90601 (Property Address)

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$680,000.00 (this amount is called "Principal"), plus interest, to the order of Lender. Lender is **GreenPoint Mortgage Funding, Inc.** I will make all payments under this Note in the form of cash, check or money order.

I understand that Lender may transfer this Note. Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

2. INTEREST

Interest will be charged on unpaid Principal until the full amount of Principal has been paid. I will pay interest at a yearly rate of 6.875%. The interest rate I will pay may change in accordance with Section 4 of this Note.

The interest rate required by this Section 2 and Section 4 of this Note is the rate I will pay both before and after any default described in Section 7(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments

I will make my monthly payments on the first day of each month beginning on **September 1, 2007**. I will make these payments every month until I have paid all of the principal and interest and any other charges described below that I may owe under this Note. Each monthly payment will be applied as of its scheduled due date and will be applied to interest before **Principal**, if any. If, on **August 1, 2037**, I still owe amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date."

I will make my monthly payments at **P.O. Box 79363, City of Industry, CA 91716-9363**, or at a different place if required by the Note holder.

(B) Amount of My Monthly Payments

Each of my monthly payments will be in the amount of U.S. \$2,195.83 (the "Minimum Payment") every month (i) for the first 60 month(s), or (ii) until payment of the Minimum Payment on my next scheduled payment date would cause my principal balance to exceed the Maximum Limit set forth in section 3(D), whichever event occurs first (the "Option Period"). The Minimum Payment is calculated based upon the amount of interest that will accrue each month at a rate equal to 3.875%. Payment of the Minimum Payment amount will result in accrued but unpaid interest being added to Principal. The unpaid Principal and any accrued but unpaid interest will then accrue additional interest at the rate then in effect. This practice is known as negative amortization.

After the expiration of the Option Period and through the first 120 scheduled payments, my monthly payments will be in an amount sufficient to pay accrued interest at the rate determined as described in Section 4 of this Note (the "Interest Only Period"). In addition, if I make payments of principal and/or accrued unpaid interest during the Interest Only Period, my monthly interest-only payment amount will change and will be based on the remaining Principal and my then current interest rate.

After the expiration of the Interest Only Period, I will pay principal and interest by making payments every month for the remaining term (the "Full Amortization Period"). The amount of payments during the Full Amortization Period will be determined by the Note Holder as set forth in Section 4.

(C) Additions to My Unpaid Principal

During the Option Period, my Minimum Payment could be less than or greater than the amount of interest owed each month. For each month that my Minimum Payment is less than the interest owed, the Note Holder will subtract the amount of my Minimum Payment from the amount of the interest portion and will add the difference to my unpaid Principal. Interest will accrue on the amount of this difference at the interest rate required by Section 2 or Section 4. For each month that the Minimum Payment is greater than the interest portion, the Note Holder will apply the payment to interest before Principal.

(D) Limit on My Unpaid Principal; Increased Minimum Payment

My unpaid Principal can never exceed the Maximum Limit equal to 115% of the Principal amount I originally borrowed. My unpaid Principal could exceed that Maximum Limit due to additions to my unpaid Principal described in Section 3(C). If on any payment due date I would exceed the Maximum Limit by paying my Minimum Payment, then my monthly payment will be adjusted to an amount equal to the Interest Only Payment described in Section 3(E)(i). I will continue to pay that amount until the Interest Only Period expires.

(E) Additional Payment Options

During the Option Period, the Note Holder may provide me with up to two (2) additional payment options (the "Payment Options"). I will be eligible to select one of the Payment Options if it results in a larger monthly payment than my regular Minimum Payment. I may be given the following Payment Options:

- (i) Interest Only Payment: Pay only the amount that would pay the interest portion of the monthly payment at the current interest rate. The Principal balance will not be decreased by this Payment Option and it is only available if the interest portion exceeds the Minimum Payment.
- (ii) Fully Amortized Payment: Pay the amount necessary to pay the loan off (Principal and Interest) at the Maturity Date in substantially equal payments, at the then current interest rate.

Main Documeion 61 Page 33 of 64

These Payment Options are only applicable if they are greater than the Minimum Payment.

(F) Notice of Changes

The Note Holder will deliver or mail to me notice of any changes in my Minimum Payment before the effective date of any change. The notice will include the amount of my monthly payment, any information required by law to be given to me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

(G) Date of First Payment and Interest Payment

The date of my first payment consisting of both principal and interest on this Note (the "First Principal and Interest Due Date") shall be that date which is ten year(s) from the first payment due date, as reflected in Section 3(A) of the Note.

4. ADJUSTABLE INTEREST RATE

(A) Interest Rate Change Dates

The initial interest rate I will pay may change on the first day of **August**, **2012**, and the adjustable interest rate I will pay may change on that day every 6th month thereafter. The date on which my interest rate may change is called an "Interest Rate Change Date."

(B) The Index

Beginning with the first Interest Rate Change Date, my adjustable interest rate will be based on an Index. The "Index" is the average of interbank offered rates for six month U.S. dollar-denominated deposits in the London market ("LIBOR"), as published in *The Wall Street Journal*. The most recent index figure available as of the date 45 days before each Interest Rate Change Date is called the "Current Index"

If the index is no longer available, the Note Holder will choose a new index that is based upon comparable information. The Note Holder will give me notice of this choice.

(C) Calculation of Interest Rate Changes

Before each Interest Rate Change Date, the Note Holder will calculate my new interest rate by adding **two** and three-quarters percentage points (2.750%) to the Current Index. The Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below this rounded amount will be my new interest rate until the next Interest Rate Change Date.

The Note Holder will then determine the amount of the monthly payment. When the Interest Rate Change Date occurs during the Interest Only Period, the new monthly interest-only payment will be based on the unpaid Principal that I am expected to owe at the Interest Rate Change Date and my new interest rate. If the Interest Rate Change Date occurs during the Full Amortization Period, my new monthly payment will be in an amount sufficient to repay the unpaid Principal that I am expected to owe at the Interest Rate Change Date at my new interest rate in substantially equal payments.

(D) Limits on Interest Rate Changes

The interest rate I am required to pay at the first Interest Rate Change Date will not be greater than 11.875% or less than 2.750%. Thereafter, my interest rate will never be increased or decreased on any single Interest Rate Change Date by more than 1.000% from the rate of interest I have been paying for the preceding six (6) months. My interest rate will never be greater than 11.875%.

(E) Effective Date of Changes.

My new interest rate will become effective on each Interest Rate Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Interest Rate Change Date until the amount of my monthly payment changes again.

(F) Notice of Changes

The Note Holder will deliver or mail to me a notice of any changes in my interest rate and the amount of my monthly payment before the effective date of any change. The notice will also include information required by law to be given to me and also the title and telephone number of a person who will answer any questions I may have regarding the notice.

5. BORROWER'S RIGHT TO PREPAY

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment". When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under this Note.

I may make a full Prepayment or partial Prepayment without paying any Prepayment charge. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount before applying my Prepayment to reduce the Principal amount of this Note. If I make a partial Prepayment, there will be no changes in the due dates of my monthly payments unless the Note Holder agrees in writing to those changes. If the partial Prepayment is made during the Interest Only Period, my monthly interest-only payment amount will change and will be based on the remaining Principal and my then current interest rate. If the partial Prepayment is made during the Option Period or the Full Amortization Period, my partial Prepayment may reduce the amount of my monthly payments after the first Interest Rate Change Date following my partial Prepayment. However, any reduction due to my partial Prepayment may be offset by an interest rate increase.

6. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me that exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

7. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charges for Overdue Payments

If the Note Holder has not received the full amount of any monthly payment by the end of 10 calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 6.000% of my overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

Main Document Page 33 of 04

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice of Default

If I am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of Principal that has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is mailed to me or delivered by other means.

(D) No Waiver By Note Holder

Even if, at a time when I am in default the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(E) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

8. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must given to me under this Note will be given by delivering it or by mailing it by first class mail to me at the Property Address above or at a different address if I give the Note Holder a notice of my different address.

Unless the Note Holder requires a different method, any notice that must be given to the Note Holder under this Note will be given by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if I am given a notice of that different address.

9. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guarantor, surety or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guarantor, surety or endorser of this Note, it also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

10. WAIVERS

I and any other person who has obligations under this Note waive the rights of Presentment and Notice of Dishonor. "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of Dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

11. UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Mortgage, Deed of Trust, or Security Deed (the "Security Instrument"), dated the same date as this Note, protects the Note Holder from possible losses that might result if I do not keep the promises that I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I owe under this Note. Some of those conditions read as follows:

(A) Until my initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section 4 above, Uniform Covenant 18 of the Security Instrument shall read as follows:

Transfer of the Property or a Beneficial Interest In Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable law.

If Lender exercises the option to require immediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(B) When my initial fixed interest rate changes to an adjustable interest rate under the terms stated in Section 4 above, Uniform covenant 18 of the Security Instrument described in Section 11(A) above shall then cease to be in effect, and Uniform Covenant 18 of the Security Instrument shall instead read as follows:

Transfer of the Property or a Beneficial Interest In Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by applicable law. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that the risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by applicable law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender also may require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument. Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require immediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

WITNESS THE HAND(S) AND SEAL(S) OF THE UNDERSIGNED.

David M. Salarar	(Borrower)	 (Borrower)
	(Borrower)	· (Borrower)
	(Borrower)	 (Borrower)
	(Borrower)	(Borrower)

WITHOUT RECOURSE PAY TO THE ORDER OF: Bayview Loan Servicing, LLC

GreenPoint Mortgage Funding, Inc.

Larry R. Kern Assistant Vice President

ALLONGE TO NOTE

FOR PURPOSES OF FURTHER ENDORSEMENT OF THE NOTE REFERRED TO BELOW:

BORROWER: DAVID M SALAZAR

NOTE DATE: 7/24/2007

ORIGINAL PRINCIPAL BALANCE: \$680,000.00

PAY TO THE ORDER OF: Bayview Dispositions IIIa, LLC

WITHOUT RECOURSE

Bayview Loan Servicing, LLC

NAME: Jeromy Brantner

TITLE: Vice President

SALAZAR, DAVI MLIC KASOTA WAREHOUSE-WARE

ALLONGE TO NOTE

FOR PURPOSES OF FURTHER ENDORSEMENT OF THE NOTE REFERRED TO BELOW:

BORROWER: DAVID M SALAZAR

NOTE DATE: 7/24/2007

ORIGINAL PRINCIPAL BALANCE: \$680,000.00

PAY TO THE ORDER OF: Metropolitan Life Insurance Company

WITHOUT RECOURSE

Bayview Dispositions IIIa, LLC

NAME: Robert Hall TITLE: Vice President

ALLONGE TO NOTE

Original Loan Amount:

\$680,000.00

Note Date:

7/24/2007

Borrower(s):

DAVID M SALAZAR

Address:

13727 GAYLIN ST

WHITTIER, CA 90601

PAY TO THE ORDER OF:

WITHOUT RECOURSE

Metropolitan Life Insurance Company by Bayview Loan Servicing, LLC, its Attorney-in-Fact

BY:

NAME: Robert Hall
TITLE: Vice President

EXHIBIT "3"





20120924802

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

06/21/12 AT 12:38PM

Pages: 0002

FEES: 18.00
TAXES: 0.00
OTHER: 0.00
PAID: 18.00

LEADSHEET

SEQ:

01

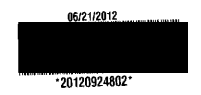
DAR - Mail (Hard Copy)



Main Document Page 44 of 64

Recording Requested by: M. E. Wileman

PLEASE FORWARD RECORDED DOCUMENT TO: BAYVIEW LOAN SERVICING, LLC c/o M. E. Wileman 2860 Exchange Blvd. # 100 Southlake, TX 76092



Assignment of Deed of Trust

Send Any Notices To Assignee.

For Valuable Consideration, the undersigned, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC. ITS SUCCESSORS AND ASSIGNS P.O. Box 2026, Flint, MI 48501-2026 (Assignor) by these presents does assign and set over, without recourse, to BAYVIEW LOAN SERVICING, LLC 4425 Ponce De Leon Blvd., Coral Gables, FL 33146 (Assignee) the described deed of trust with all interest, all liens, any rights due or to become due thereon, executed by DAVID M SALAZAR, A SINGLE MAN to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ('MERS') AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC. ITS SUCCESSORS AND ASSIGNS. Said deed of trust Dated: 7/24/2007 is recorded in the State of CA, County of Los Angeles on 8/9/2007, Document 20071869079 AMOUNT: \$ 680,000.00 Property Address: 13727 GAYLIN STREET, WHITTIER, CA 90601

IN WITNESS WHEREOF, the undersigned corporation/trust has caused this instrument to be executed as a sealed instrument by its proper officer. Executed on: (0/4//2

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC. ITS SUCCESSORS AND ASSIGNS

By:

Robert G. Hall, Vice President

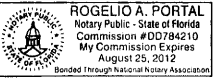
State of Florida, County of Miami-Dade

Before me, Rogelio A. Portal, Notary Public, personally appeared, Robert G. Hall, Vice President known to me to be the person(s) whose name(s) is subscribed to the foregoing instrument and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on $\frac{6/4/12}{1}$.

Notary public, Rogelio A. Portal

My commission expires: August 25, 2012







20160261211

Pages: 0002

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

03/10/16 AT 08:22AM

FEES: 18.00
TAXES: 0.00
OTHER: 0.00
PAID: 18.00

LEADSHEET

SEQ: 01

DAR - Mail (Intake)



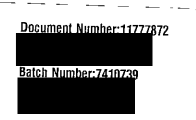


PREPARED BY AND RECORDING REQUESTED BY:
SECURITY CONNECTIONS, INC.
WHEN RECORDED MAIL TO:
SECURITY CONNECTIONS, INC.
240 TECHNOLOGY DRIVE
IDAHO FALLS, ID 83401
PH. (208)528-9895

CALIFORNIA

COUNTY OF LOS ANGELES

LOAN NO.:



CORPORATION ASSIGNMENT OF DEED OF TRUST

FOR VALUE RECEIVED, BAYVIEW LOAN SERVICING, LLC, located at 4425 PONCE DE LEON BLVD, SUITE #500, CORAL GABLES, FL 33146, Assignor, does hereby assign to BAYVIEW DISPOSITIONS IIIA, LLC, located at 4425 PONCE DE LEON BLVD, SUITE #500, CORAL GABLES, FL 33146, Assignee, its successors and assigns, all its rights, title and interest in and to that certain Deed of Trust dated JULY 24, 2007, executed by DAVID M. SALAZAR, A SINGLE MAN, Trustor, to MARIN CONVEYANCING CORPORATION, Trustee, for the benefit of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS"), SOLELY AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC., ITS SUCCESSORS AND ASSIGNS, Original Beneficiary, and recorded on AUGUST 09, 2007 as Instrument No. 20071869079 in the official records of the County Recorder's Office in and for the County of LOS ANGELES, State of CALIFORNIA.

AS DESCRIBED IN SAID DEED OF TRUST REFERRED TO HEREIN

Commonly known as: 13'	727 GAYLIN STR	CEET WHITTIER, CA	90601			
TOGETHER WITH all ri	ghts accrued or to	accrue under said Deed	of Trust.		JAN 1 4 2016	
IN WITNESS WHEREO	F, the undersigned	has caused this Instrume	ent to be exec	cuted this	JAN 14 LUIU	
BAYVIEW LOAN SER	VICING, LLC					
		(Name:	Pohert G. H		
			Title:	Vice Preside	dll '	
STATE OF FLORIDA	COLINT	Y OF MIAMI-DADE) ss.	Vice Preside	// III 	
IAN 1 4 2016			,		Dahart C	· Hall ·
On	, before me, _		to , persor	nally appeared _	Robert G	
to me to be the		of BAYVIEW				
instrument or the person	who executed the	instrument on behalf of	f said corpor.	ation, and acknow	wledged to me that s	such corporation
executed the same.	RO CO					
				6~~~~	***********	
/ Maria Isabel	Puerto	Tagren TVD				
	(COMN	MISSION EXP		\$(^	MARIA ISABEL PUERT MY COMMISSION # FF2195	10 \$
NOTARY PUBLIC				\$	EXPIRES: July 30, 2019	^{.04} }
				~~~~	***************************************	\$
						AA.





20160261216

Pages: 0002

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

03/10/16 AT 08:23AM

FEES: 18.00
TAXES: 0.00
OTHER: 0.00
PAID: 18.00





SEQ: 01

DAR - Mail (Intake)

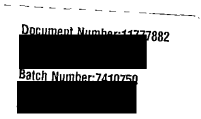




Main Document Page 48 of 64

PREPARED BY AND RECORDING REQUESTED BY: SECURITY CONNECTIONS, INC. WHEN RECORDED MAIL TO: SECURITY CONNECTIONS, INC. 240 TECHNOLOGY DRIVE IDAHO FALLS, ID 83401 Рн. (208)528-9895

**CALIFORNIA** COUNTY OF LOS ANGELES LOAN NO.:



EXPIRES: February 2, 2018 Bonded Thru Notary Public Underwriters

#### CORPORATION ASSIGNMENT OF DEED OF TRUST

FOR VALUE RECEIVED, BAYVIEW DISPOSITIONS IIIA, LLC, located at 4425 PONCE DE LEON BLVD, SUITE #500. CORAL GABLES, FL 33146, Assignor, does hereby assign to METROPOLITAN LIFE INSURANCE COMPANY, located at C/O BAYVIEW LOAN SERVICING 4425 PONCE DE LEON BLVD, SUITE #500, CORAL GABLES, FL 33146, Assignee, its successors and assigns, all its rights, title and interest in and to that certain Deed of Trust dated JULY 24, 2007, executed by DAVID M. SALAZAR, A SINGLE MAN, Trustor, to MARIN CONVEYANCING CORPORATION, Trustee, for the benefit of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS"), SOLELY AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC., ITS SUCCESSORS AND ASSIGNS, Original Beneficiary, and recorded on AUGUST 09, 2007 as Instrument No. 20071869079 in the official records of the County Recorder's Office in and for the County of LOS ANGELES, State of CALIFORNIA.

#### AS DESCRIBED IN SAID DEED OF TRUST REFERRED TO HEREIN

Commonly known as: 13727 GAYLIN STREET WHITTIER, CA 90601 TOGETHER WITH all rights accrued or to accrue under said Deed of Trust. IN WITNESS WHEREOF, the undersigned has caused this Instrument to be executed this __ JAN 1 4 2016 **BAYVIEW DISPOSITIONS IIIA, LLC** David Briggs First Vice President STATE OF FLORIDA COUNTY OF MIAMI-DADE ) 55. JAN 1 4 2016 before me, Jane R. Diaz , personally appeared DAVID BRIGGS Laux VP. of BAYVIEW DISPOSITIONS IIIA, LLC the corporation that executed the to me to be the instrument or the person who executed the instrument on behalf of said corporation, and acknowledged to me that such corporation executed the same. lăne R. Diaz (COMMISSION EXP. NOTARY PUBLIC JANE R. DIAZ MY COMMISSION # FF 080595





20171245032

Recorded/Filed in Official Records Recorder's Office, Los Angeles County,

> California 10/31/17 AT 08:07AM

Pages: 0002

FEES: 18.00
TAXES: 0.00
OTHER: 0.00
PAID: 18.00





SEQ: 01

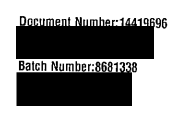
DAR - Mail (Intake)



Recording Requested By: BAYVIEW LOAN SERVICING, LLC

When Recorded Return To:

ACCOMMODATION RECORDING BAYVIEW LOAN SERVICING, LLC 240 TECHNOLOGY DRIVE IDAHO FALLS, ID 83401 1-800-894-0742



#### CORPORATE ASSIGNMENT OF DEED OF TRUST

Los Angeles, California SELLER'S SERVICING #

"SALAZAR"

For Value Received, METROPOLITAN LIFE INSURANCE COMPANY BY ITS ATTORNEY-IN-FACT, BAYVIEW LOAN SERVICING, LLC hereby grants, assigns and transfers to BAYVIEW LOAN SERVICING, LLC at 4425 PONCE DE LEON BLVD., 5TH FLOOR, CORAL GABLES, FL 33146 all its interest under that certain Deed of Trust dated 07/24/2007, in the amount of \$680,000.00, executed by DAVID M. SALAZAR, A SINGLE MAN to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC., ITS SUCCESSORS AND ASSIGNS and Recorded: 08/09/2007 in Book: N/A Page: N/A as Instrument No.: 20071869079 in the County of Los Angeles, State of California.

In witness whereof this instrument is executed.

METROPOLITAN LIFE INSURANCE COMPANY BY ITS ATTORNEY-IN-FACT, BAYVIEW LOAN SERVICING, LLC On 10-19-17

OAREAGA, Assistant Vice-President

STATE OF Florida **COUNTY OF Miami-Dade** 

On 10-19-17, before me, SHAYLA L. JENKINS, a Notary Public in and for Miami-Dade in the State of Florida, personally appeared RAMONA CAREAGA, Assistant Vice-President, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal,

SHAYLA/L/JENKINS Notary/Expires: 09/19/2018 #FF 130771

shayla L. Jenkins MY COMMISSION # FF 130771 EXPIRES September 19, 2018

(This area for notarial seal)





# 20180956855

Pages: 0002

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

09/18/18 AT 01:27PM

FEES: 20.00
TAXES: 0.00
OTHER: 0.00
SB2: 75.00
PAID: 95.00

LEADSHEET

SEQ: 01

SECURE - Daily



Desc

Recording Requested By: MCM CAPITAL, LLC

When Recorded Mail To: MCM CAPITAL, LLC 7101 WISCONSIN AVE. SUITE 1012 BETHESDA, MD, 20814

MAMI

CORPORATE ASSIGNMENT OF DEED OF TRUST

Loan #: TS Ref # CA/LOS ANGELES

Assignment Prepared on: July 10, 2018

For Value Received, **BAYVIEW LOAN SERVICING, LLC**, whose address is 4425 PONCE DE LEON BLVD, 5TH FLOOR, CORAL GABLES, FL, 33146 (herein "Assignor") hereby grant, sell, assign, transfer and convey to **BAYVIEW DISPOSITIONS IVB, LLC**, whose address is 4425 PONCE DE LEON BLVD., 5TH FLOOR, CORAL GABLES, FL, 33146 (herein "Assignee") all interest under that certain Deed of Trust Dated: 7/24/2007, in the amount of \$680,000.00, executed by DAVID M. SALAZAR, A SINGLE MAN to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC., ITS SUCCESSORS AND ASSIGNS and Recorded: 8/9/2007, Instrument #: 20071869079 in LOS ANGELES County, State of California and all rights accrued or to accrue under said Deed of Trust.

BAYVIEW LOAN SERVICING, LLC

On:07/12/2018

By:

Name: ESLOAN SOTOLONGO

Title: ASSISTANT VICE PRESIDENT

State of FLORIDA County of MIAMI-DADE

On 07/12/2018, before me, Rogelio A. Portal, a Notary Public in and for MIAMI-DADE in the State of FLORIDA, personally appeared ESLOAN SOTOLONGO, ASSISTANT VICE PRESIDENT, BAYVIEW LOAN SERVICING, LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal,

Rogelio A. Hortal

Notary Expires: 8 25/2020 / #: FF 993630

CA/LOS ANGÈLÉS

State of Floring-Notary Public Commission # FF 993630 My Commission Expires August 25, 2020





20180956856

Pages: 0002

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

09/18/18 AT 01:27PM

FEES: 20.00
TAXES: 0.00
OTHER: 0.00
SB2: 75.00
PAID: 95.00

LEADSHEET

SEQ:

02

SECURE - Daily



Main Document Page 54 of 64

Recording Requested By: MCM CAPITAL, LLC

When Recorded Mail To:

MCM CAPITAL, LLC 7101 WISCONSIN AVE. **SUITE 1012** BETHESDA, MD, 20814

CORPORATE ASSIGNMENT OF DEED OF TRUST

/ TS Ref a CA/LOS ANGELES

/ Client Ref #:

Assignment Prepared on: July 10, 2018

For Value Received, BAYVIEW DISPOSITIONS IVB, LLC, whose address is 4425 PONCE DE LEON BLVD., 5TH FLOOR, CORAL GABLES, FL, 33146 (herein "Assignor") hereby grant, sell, assign, transfer and convey to 1900 CAPITAL TRUST II, BY U.S. BANK TRUST NATIONAL ASSOCIATION, NOT IN ITS INDIVIDUAL CAPACITY BUT SOLELY AS CERTIFICATE TRUSTEE, whose address is 7101 WISCONSIN AVE, SUITE 1012, BETHESDA, MD, 20814 (herein "Assignee") all interest under that certain Deed of Trust Dated: 7/24/2007, in the amount of \$680,000.00, executed by DAVID M. SALAZAR, A SINGLE MAN to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC., ITS SUCCESSORS AND ASSIGNS and Recorded: 8/9/2007, Instrument #: 20071869079 in LOS ANGELES County, State of California and all rights accrued or to accrue under said Deed of Trust.

BAYVIEW DISPOSITIONS IVB, LLC

On:07/12/2018

By:

Name: ESLOAN SOTOLONGO

Title: ASSISTANT VICE PRESIDENT

State of FLORIDA County of MIAMI-DADE

On 07/12/2018, before me, Rogelio A. Portal, a Notary Public in and for MIAMI-DADE in the State of FLORIDA, personally appeared ESLOAN SOTOLONGO, ASSISTANT VICE PRESIDENT, BAYVIEW DISPOSITIONS IVB, LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person, or the entity upon tehal of which the person acted, executed the instrument.

my hand and official seal.

Rogelid ⁵ortal

xpires: 8/25/2020 / #: FF 993630

CA/LOS ANGELES

ROGELIO A. PORTAL State of Florida-Notary Public Commission #FF993630 My Commission Expires August 25, 2020





20191272311

Pages: 0003

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

11/20/19 AT 08:00AM

FEES: 23.00
TAXES: 0.00
OTHER: 0.00
SB2: 75.00
PAID: 98.00

LEADSHEET

SEQ: 01

SECURE - 8:00AM





Recording Requested by Simplifile

Prepared By and Return To: Maged Farag Collateral Department Meridian Asset Services, LLC 3201 34th Street South, Suite 310 St. Petersburg, FL 33711 (727) 497-4650

Space above for Recorder's use

Loan No.

#### ASSIGNMENT OF DEED OF TRUST

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby acknowledged, the undersigned, 1900 CAPITAL TRUST 11, BY U.S. BANK TRUST NATIONAL ASSOCIATION, NOT IN ITS INDIVIDUAL CAPACITY BUT SOLELY AS CERTIFICATE TRUSTEE, whose address is 7101 WISCONSIN AVE, SUITE 1012, BETHESDA, MD 20814, (ASSIGNOR), does hereby grant, assign and transfer to CITIBANK, N.A., AS TRUSTEE FOR CMLTI ASSET TRUST, whose address is 388 GREENWICH STREET, 14TH FLOOR, NEW YORK, NY 10013, (ASSIGNEE). its successors, transferees and assigns forever, all beneficial interest under that certain dccd of trust, together with the certain note(s) described therein with all interest, all liens, and any rights due or to become due thereon.

Date of Deed of Trust: 7/24/2007 Original Loan Amount: \$680,000.00

Executed by (Borrower(s)): DAVID M. SALAZAR Original Trustee: MARIN CONVEYANCING CORP.

Original Beneficiary: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS

BENEFICIARY, AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC., ITS SUCCESSORS

AND ASSIGNS

Filed of Record: In Book N/A, Page N/A

Document/Instrument No: 20071869079 in the Recording District of LOS ANGELES, CA, Recorded on 8/9/2007.

Property more commonly described as: 13727 GAYLIN STREET, WHITTIER, CALIFORNIA 90601

IN WITNESS WHEREOF, the undersigned by its duly elected officers and pursuant to proper authority of its board of directors has duly executed, sealed, acknowledged and delivered this assignment.

Date: 11/8/2019

1900 CAPITAL TRUST II, BY U.S. BANK TRUST NATIONAL ASSOCIATION, NOT IN ITS INDIVIDUAL CAPACITY BUT SOLELY AS CERTIFICATE TRUSTEE, BY MCM CAPITAL, LLC, ITS ATTORNEY-IN-FACT, BY MERIDIAN ASSET SERVICES, LLC, ITS ATTORNEY-IN-FACT

By: MURAT DENIZ
Title: VICE PRESIDENT

Witness Name: DAVID SUNDWALL

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ONLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED, AND NOT THE TRUTHFULNESS, ACCURACY, OR VALIDITY OF THAT DOCUMENT

State of County of

FLORIDA PINELLAS

On 11/8/2019, before me, MARTHA J. NUNN, a Notary Public, personally appeared MURAT DENIZ, VICE PRESIDENT of/for MERIDIAN ASSET SERVICES, LLC, AS ATTORNEY-IN-FACT FOR MCM CAPITAL, LLC, AS ATTORNEY-IN-FACT FOR 1900 CAPITAL TRUST II, BY U.S. BANK TRUST NATIONAL ASSOCIATION, NOT IN ITS INDIVIDUAL CAPACITY BUT SOLELY AS CERTIFICATE TRUSTEE, personally known to me to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of FLORIDA that the foregoing paragraph is true and correct. I further certify MURAT DENIZ, signed, sealed, attested and delivered this document as a voluntary act in my presence.

Witness my hand and official seal.

(Notary Name): MARTHA J. NUNN My commission expires: 7/13/2021

MARTHA J NUNN Commission # GG 124160 Expires July 13, 2021 Bonded Thru Budget Notary Services





# 20210068367

Pages: 0003

Recorded/Filed in Official Records Recorder's Office, Los Angeles County, California

01/13/21 AT 12:20PM

FEES: 23.00
TAXES: 0.00
OTHER: 0.00
SB2: 75.00
PAID: 98.00



SEQ: 01

SECURE - Daily





Main Document

Page 59 of 64

RECORDING REQUESTED BY SIMPLIFILE.

Prepared By and Return To: Maged Farag Collateral Department Meridian Asset Services, LLC 3201 34th Street South, Suite 310 St. Petersburg, FL 33711 (727) 497-4650

Space above for Recorder's use

Loan No:

#### ASSIGNMENT OF DEED OF TRUST

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby acknowledged, the undersigned, CITIBANK, N.A., AS TRUSTEE FOR CMLTI ASSET TRUST, whose address is 388 GREENWICH STREET, 14TH FLOOR, NEW YORK, NY 10013, (ASSIGNOR), does hereby grant, assign and transfer to U.S. BANK TRUST NATIONAL ASSOCIATION, AS TRUSTEE OF THE IGLOO SERIES IV TRUST, whose address is 7114 E. STETSON DR., SUITE 250, SCOTTSDALE, ARIZONA 85251. (ASSIGNEE), its successors, transferees and assigns forever, all beneficial interest under that certain deed of trust. together with the certain note(s) described therein with all interest, all liens, and any rights due or to become due thereon.

Date of Deed of Trust: 7/24/2007 Original Loan Amount: \$680,000.00

Executed by (Borrower(s)): DAVID M. SALAZAR Original Trustee: MARIN CONVEYANCING CORP.

Original Beneficiary: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS

BENEFICIARY, AS NOMINEE FOR GREENPOINT MORTGAGE FUNDING, INC., ITS SUCCESSORS

AND ASSIGNS

Filed of Record: In Book N/A, Page N/A

Document/Instrument No: 20071869079 in the Recording District of Los Angeles, CA, Recorded on 8/9/2007.

Property more commonly described as: 13727 GAYLIN STREET, WHITTIER, CALIFORNIA 90601

IN WITNESS WHEREOF, the undersigned by its duly elected officers and pursuant to proper authority of its board of directors has duly executed, sealed, acknowledged and delivered this assignment.

Date: 12/29/2020

CITIBANK, N.A., AS TRUSTEE FOR CMLTI ASSET TRUST, BY MERIDIAN ASSET SERVICES, LLC.

ITS ATTORNEY-IN-FACT

By: TIFFANY ALMEYDA Title: VICE PRESIDENT

Witness Name: DIEF DOAN

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ONLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED, AND NOT THE TRUTHFULNESS, ACCURACY, OR VALIDITY OF THAT DOCUMENT

State of County of

FLORIDA PINELLAS

On 12/29/2020, before me, JEFF G. JORDAN, a Notary Public, personally appeared TIFFANY ALMEYDA, VICE PRESIDENT of/for MERIDIAN ASSET SERVICES, LLC, AS ATTORNEY-IN-FACT FOR CITIBANK, N.A., AS TRUSTEE FOR CMLTI ASSET TRUST, personally known to me to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of FLORIDA that the foregoing paragraph is true and correct. I further certify the foregoing instrument was acknowledged before me by means of Dephysical presence or online notarization and that TIFFANY ALMEYDA, signed, sealed, attested and delivered this document as a voluntary act in my presence.

Witness my hand and official seal.

(Notary Name): JEFF G. JORDAN My commission expires: 2/26/2024

Seff G. Jordan
NOTARY PUBLIC
EXPIRE 2/26/2024

# EXHIBIT "4"

	Late Chg Disb/Pmts Suspense 965.32 0.00 965.32 0.00 965.32 0.00 965.32 0.00 965.32 0.00 965.32 0.00 965.32 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 118.95	Prin Bal 710,729.41 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
Trans Date         Days         Due Date / Description         P&I Amt         Mo Acc         Cum Acc         Pd         Int         Int Interest         Principal         Escrow Bal         Disb/Pmt         Balance         Disb/Pmts         Disb/Pmts </th <th>Disb/Pmts         Suspense           965.32         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00</th> <th>710,729.41 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79</th>	Disb/Pmts         Suspense           965.32         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00	710,729.41 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
Trans Date         Days         Due Date / Description         Amt         Pd         Int         Int         Interest         Principal         Escrow Bal         Disb/Pmt         Balance         Disb/Pmts         Balance         Di	Disb/Pmts         Suspense           965.32         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00	710,729.41 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
Trans Date         Days         Due Date / Description         Amt         Pd         Int         Int         Interest         Principal         Escrow Bal         Disb/Pmt         Balance         Disb/Pmts         Balance         Di	Disb/Pmts         Suspense           965.32         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         965.32           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00           0.00         0.00	710,729.41 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
Mapplied   Mapple   Mapple	965.32 0.00 965.32 0.00 965.32 0.00 965.32 0.00 965.32 0.00 965.32 0.00 0.00 0.00 0.00	710,729.41 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
06/01/2016 thru 05/01/2018         70,145.04         70,145.04         0.00         41,838.42         41,838.42         28,306.62         (5,784.44)         0.00         (70145.04)         0.00           Escrow Deficiency         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (75929.48)         (5784.44)         0.00           Escrow Shortage         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (77074.34)         (1144.86)         0.00           Late Charges         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (80282.98)         (3208.64)         0.00           Corp Adv         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         965.32         0.00           Unapplied         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         965.32         0.00           Unapplied         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.0	0.00     965.32       0.00     965.32       0.00     965.32       0.00     965.32       0.00     965.32       0.00     0.00       0.00     0.00       0.00     0.00       0.00     0.00	682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
Escrow Deficiency         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (75929.48)         (5784.44)         0.00           Escrow Shortage         0.00         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (77074.34)         (1144.86)         0.00           Late Charges         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (80282.98)         (3208.64)         0.00           Corp Adv         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (83340.54)         (3057.56)         0.00           Unapplied         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         965.32         0.00           Unapplied         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00           0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82	0.00     965.32       0.00     965.32       0.00     965.32       0.00     965.32       0.00     0.00       0.00     0.00       0.00     0.00       0.00     0.00	682,422.79 682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
Escrow Shortage         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (77074.34)         (1144.86)         0.00           Late Charges         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (80282.98)         (3208.64)         0.00           Corp Adv         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (83340.54)         (3057.56)         0.00           Unapplied         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         965.32         0.00           0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00           0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00	0.00     965.32       0.00     965.32       0.00     965.32       0.00     0.00       0.00     0.00       0.00     0.00       0.00     0.00	682,422.79 682,422.79 682,422.79 682,422.79 682,422.79
Late Charges         0.00         0.00         0.00         0.00         0.00         0.00         0.00         0.00         (\$5,784.44)         0.00         (\$80282.98)         (\$3208.64)         0.00           Corp Adv         0.00         0.00         0.00         0.00         0.00         0.00         (\$5,784.44)         0.00         (\$83340.54)         (\$3057.56)         0.00           Unapplied         0.00         0.00         0.00         0.00         0.00         (\$5,784.44)         0.00         (\$2375.22)         965.32         0.00           0.00         0.00         0.00         0.00         0.00         (\$5,784.44)         0.00         (\$82375.22)         0.00         0.00           0.00         0.00         0.00         0.00         0.00         (\$5,784.44)         0.00         (\$82375.22)         0.00         0.00	0.00     965.32       0.00     965.32       0.00     0.00       0.00     0.00       0.00     0.00	682,422.79 682,422.79 682,422.79 682,422.79
Corp Adv         0.00         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (83340.54)         (3057.56)         0.00           Unapplied         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         965.32         0.00           0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00           0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00	0.00     965.32       0.00     0.00       0.00     0.00       0.00     0.00	682,422.79 682,422.79 682,422.79
Unapplied         0.00         0.00         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         965.32         0.00           0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00           0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00	0.00     0.00       0.00     0.00       0.00     0.00	682,422.79 682,422.79
0.00         0.00         0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00           0.00         0.00         0.00         0.00         0.00         (5,784.44)         0.00         (82375.22)         0.00         0.00	0.00 0.00 0.00 0.00	682,422.79
0.00 0.00 0.00 0.00 0.00 0.00 (5,784.44) 0.00 (82375.22) 0.00 0.00	0.00 0.00	
		682,422.79
06/07/2018 Partial Payment 118 95 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0	0.00 118.95	332, .22., 3
		682,422.79
06/08/2018 30 06/01/2018 3,229.67 2,922.71 1,706.06 1,706.06 1,706.06 1,216.65 (5,498.22) 286.22 (82375.22) 0.00 0.00	0.00 139.69	681,206.14
07/05/2018 30 07/01/2018 3,229.67 2,922.71 1,703.02 1,703.02 1,219.69 (5,212.00) 286.22 (82375.22) 0.00 0.00	0.00 160.43	679,986.44
08/14/2018 30 08/01/2018 3,229.67 2,922.71 1,699.97 1,699.97 1,699.97 1,222.74 (4,925.78) 286.22 (82375.22) 0.00 0.00	0.00 181.17	678,763.70
09/14/2018 30 09/01/2018 3,229.67 2,922.71 1,696.91 1,696.91 1,696.91 1,225.80 (4,639.56) 286.22 (82375.22) 0.00 0.00	0.00 201.91	677,537.90
10/11/2018 30 10/01/2018 3,229.67 2,922.71 1,693.84 1,693.84 1,693.84 1,228.87 (4,353.34) 286.22 (82375.22) 0.00 0.00	0.00 222.65	676,309.03
10/15/2018 Insurance Disb 0.00 0.00 0.00 0.00 0.00 (5,608.34) (1,255.00) (82375.22) 0.00 0.00	0.00 222.65	676,309.03
11/08/2018 Tax Disb 0.00 0.00 0.00 0.00 0.00 (6,794.20) (1,185.86) (82375.22) 0.00 0.00	0.00 222.65	676,309.03
11/09/2018 30 11/01/2018 3,229.67 2,922.71 1,690.77 1,690.77 1,690.77 1,231.94 (6,507.98) 286.22 (82375.22) 0.00 0.00	0.00 243.39	675,077.09
11/26/2018 Arrears 7,340.98 0.00 0.00 0.00 0.00 (6,507.98) 0.00 (75034.24) 7340.98 0.00	0.00 243.39	675,077.09
12/13/2018     30     12/01/2018     3,229.67     2,922.71     1,687.69     1,687.69     1,687.69     1,235.02     (6,221.76)     286.22     (75034.24)     0.00     0.00	0.00 264.13	673,842.08
12/26/2018 Arrears 1,576.58 0.00 0.00 0.00 0.00 (6,221.76) 0.00 (73457.66) 1576.58 0.00	0.00 264.13	673,842.08
01/16/2019 30 01/01/2019 3,229.67 2,922.71 1,684.61 1,684.61 1,684.61 1,238.10 (5,935.54) 286.22 (73457.66) 0.00 0.00	0.00 284.87	672,603.97
02/11/2019 30 02/01/2019 3,229.67 2,922.71 1,681.51 1,681.51 1,681.51 1,241.20 (5,649.32) 286.22 (73457.66) 0.00 0.00	0.00 305.61	671,362.77
02/18/2019 Arrears 1,576.59 0.00 0.00 0.00 0.00 (5,649.32) 0.00 (71881.07) 1576.59 0.00	0.00 305.61	671,362.77
03/06/2019 30 03/01/2019 3,231.00 2,922.71 1,678.41 1,678.41 1,678.41 1,244.30 (5,363.10) 286.22 (71881.07) 0.00 0.00	0.00 327.68	670,118.47
03/19/2019 Tax Disb 0.00 0.00 0.00 0.00 0.00 0.00 (6,548.95) (1,185.85) (71881.07) 0.00 0.00	0.00 327.68	670,118.47
03/27/2019 Arrears 1,576.58 0.00 0.00 0.00 0.00 (6,548.95) 0.00 (70304.49) 1576.58 0.00	0.00 327.68	670,118.47
04/16/2019 30 04/01/2019 3,229.67 2,922.71 1,675.30 1,675.30 1,675.30 1,247.41 (6,262.73) 286.22 (70304.49) 0.00 0.00	0.00 348.42	668,871.06
04/29/2019 Arrears 1,576.59 0.00 0.00 0.00 0.00 (6,262.73) 0.00 (68727.90) 1576.59 0.00	0.00 348.42	668,871.06
05/07/2019 30 05/01/2019 3,231.00 2,922.71 1,672.18 1,672.18 1,672.18 1,250.53 (5,976.51) 286.22 (68727.90) 0.00 0.00	0.00 370.49	667,620.52
Effective 06/01/2019		
Escrow = \$379.17 0.00 0.00 0.00 0.00 0.00 (5,976.51) 0.00 (68727.90) 0.00 0.00		667,620.52
05/23/2019 Arrears 1,576.58 0.00 0.00 0.00 0.00 (5,976.51) 0.00 (67151.32) 1576.58 0.00		667,620.52
06/16/2019 30 06/01/2019 3,231.00 2,922.71 1,669.05 1,669.05 1,669.05 1,253.66 (5,597.34) 379.17 (67151.32) 0.00 0.00		666,366.86
06/21/2019 Arrears 1,576.59 0.00 0.00 0.00 0.00 (5,597.34) 0.00 (65574.73) 1576.59 0.00		666,366.86
07/22/2019 30 07/01/2019 3,231.00 2,922.71 1,665.92 1,665.92 1,665.92 1,256.79 (5,218.17) 379.17 (65574.73) 0.00 0.00		665,110.07
07/31/2019 Arrears 1,576.58 0.00 0.00 0.00 0.00 (5,218.17) 0.00 (63998.15) 1576.58 0.00		665,110.07
08/23/2019         Arrears         1,585.01         0.00         0.00         0.00         0.00         (5,218.17)         0.00         (62413.14)         1585.01         0.00	0.00 228.73	665,110.07

			Transaction	18 ₈ ի <u>կ-</u> 15:	393 ₅ WÆ	<u> </u>	Filed 10	/07/21 F	Entered 10	/0 <u>7{2</u> 1,14:	53:00 _{rage} D	esc _{rearage}	Late Chg	Late Chg		
Trans Date	Days	Due Date / Description	Amt	Pd	Int	Main Do	cument	Page 6:	3 of 64 Escrow Bal	Disb/Pmt	Balance	Disb/Pmts	Balance	Disb/Pmts	Suspense	Prin Bal
09/06/2019		08/01/2019	3,231.00	2,922.71	1,662.78	1,662.78	1,662.78	1,259.93	(4,839.00)	379.17	(62413.14)	0.00	0.00	0.00	157.85	663,850.14
09/26/2019		Arrears	1,585.01	0.00	0.00	0.00	0.00	0.00	(4,839.00)	0.00	(60828.13)	1585.01	0.00	0.00	157.85	663,850.14
10/14/2019	30	09/01/2019	3,230.00	2,922.71	1,659.63	1,659.63	1,659.63	1,263.08	(4,459.83)	379.17	(60828.13)	0.00	0.00	0.00	85.97	662,587.05
10/16/2019		Insurance Disb	0.00	0.00	0.00	0.00	0.00	0.00	(5,723.83)	(1,264.00)	(60828.13)	0.00	0.00	0.00	85.97	662,587.05
10/28/2019		Arrears	1,585.01	0.00	0.00	0.00	0.00	0.00	(5,723.83)	0.00	(59243.12)	1585.01	0.00	0.00	85.97	662,587.05
11/05/2019		Loan Transferred to Fay	0.00	0.00	0.00	0.00	0.00	0.00	(5,723.83)	0.00	(59243.12)	0.00	0.00	0.00	85.97	662,587.05
11/26/2019		Arrears	1,574.91	0.00	0.00	0.00	0.00	0.00	(5,723.83)	0.00	(57668.21)	1574.91	0.00	0.00	85.97	662,587.05
12/05/2019	30	10/01/2019	3,230.00	2,922.71	1,656.47	1,656.47	1,656.47	1,266.24	(5,344.66)	379.17	(57668.21)	0.00	0.00	0.00	14.09	661,320.81
12/24/2019		Arrears	1,574.90	0.00	0.00	0.00	0.00	0.00	(5,344.66)	0.00	(56093.31)	1574.90	0.00	0.00	14.09	661,320.81
01/18/2020		Partial Payment	3,210.00	0.00	0.00	0.00	0.00	0.00	(5,344.66)	0.00	(56093.31)	0.00	0.00	0.00	3,224.09	661,320.81
01/30/2020		Arrears	1,574.91	0.00	0.00	0.00	0.00	0.00	(5,344.66)	0.00	(54518.40)	1574.91	0.00	0.00	3,224.09	661,320.81
02/10/2020		Tax Disb	0.00	0.00	0.00	0.00	0.00	0.00	(6,615.77)	(1,271.11)	(54518.40)	0.00	0.00	0.00	3,224.09	661,320.81
02/28/2020		Arrears	1,574.90	0.00	0.00	0.00	0.00	0.00	(6,615.77)	0.00	(52943.50)	1574.90	0.00	0.00	3,224.09	661,320.81
03/09/2020	30	11/01/2019	3,230.00	2,922.71	1,653.30	1,653.30	1,653.30	1,269.41	(6,236.60)	379.17	(52943.50)	0.00	0.00	0.00	3,152.21	660,051.43
03/26/2020		Arrears	1,574.91	0.00	0.00	0.00	0.00	0.00	(6,236.60)	0.00	(51368.59)	1574.91	0.00	0.00	3,152.21	660,051.43
04/01/2020		Tax Disb	0.00	0.00	0.00	0.00	0.00	0.00	(7,507.70)	(1,271.10)	(51368.59)	0.00	0.00	0.00	3,152.21	660,051.43
04/08/2020	30	12/01/2019	3,232.00	2,922.71	1,650.13	1,650.13	1,650.13	1,272.58	(7,128.53)	379.17	(51368.59)	0.00	0.00	0.00	3,082.33	658,778.85
04/22/2020		Arrears	1,574.90	0.00	0.00	0.00	0.00	0.00	(7,128.53)	0.00	(49793.69)	1574.90	0.00	0.00	3,082.33	658,778.85
05/11/2020	30	01/01/2020	3,230.00	2,922.71	1,646.95	1,646.95	1,646.95	1,275.76	(6,749.36)	379.17	(49793.69)	0.00	0.00	0.00	3,010.45	657,503.09
06/11/2020	30	02/01/2020	3,230.00	2,922.71	1,643.76	1,643.76	1,643.76	1,278.95	(6,370.19)	379.17	(49793.69)	0.00	0.00	0.00	2,938.57	656,224.13
06/22/2020		Arrears	1,515.95	0.00	0.00	0.00	0.00	0.00	(6,370.19)	0.00	(48277.74)	1515.95	0.00	0.00	2,938.57	656,224.13
07/21/2020		Arrears	1,515.95	0.00	0.00	0.00	0.00	0.00	(6,370.19)	0.00	(46761.79)	1515.95	0.00	0.00	2,938.57	656,224.13
08/17/2020	30	03/01/2020	3,230.00	2,922.71	1,640.56	1,640.56	1,640.56	1,282.15	(5,991.02)	379.17	(46761.79)	0.00	0.00	0.00	2,866.69	654,941.98
08/27/2020		Arrears	1,515.95	0.00	0.00	0.00	0.00	0.00	(5,991.02)	0.00	(45245.84)	1515.95	0.00	0.00	2,866.69	654,941.98
09/15/2020	30	04/01/2020	3,230.00	2,922.71	1,637.35	1,637.35	1,637.35	1,285.36	(5,611.85)	379.17	(45245.84)	0.00	0.00	0.00	2,794.81	653,656.63
10/17/2020	30	05/01/2020	3,230.00	2,922.71	1,634.14	1,634.14	1,634.14	1,288.57	(5,232.68)	379.17	(45245.84)	0.00	0.00	0.00	2,722.93	652,368.06
10/21/2020		Insurance Disb	0.00	0.00	0.00	0.00	0.00	0.00	(6,640.68)	(1,408.00)	(45245.84)	0.00	0.00	0.00	2,722.93	652,368.06
10/26/2020		Arrears	3,031.88	0.00	0.00	0.00	0.00	0.00	(6,640.68)	0.00	(42213.96)	3031.88	0.00	0.00	2,722.93	652,368.06
11/23/2020		Tax Disb	0.00	0.00	0.00	0.00	0.00	0.00	(7,929.29)	(1,288.61)	(42213.96)	0.00	0.00	0.00	2,722.93	652,368.06
11/25/2020		Arrears	1,511.45	0.00	0.00	0.00	0.00	0.00	(7,929.29)	0.00	(40702.51)	1511.45	0.00	0.00	2,722.93	652,368.06
12/19/2020		Loan Transferred to SN	0.00	0.00	0.00	0.00	0.00	0.00	(7,929.29)	0.00	(40702.51)	0.00	0.00	0.00	2,722.93	652,368.06
12/24/2020	30	06/01/2020	3,239.89	2,922.71	1,630.92	1,630.92	1,630.92	1,291.79	(7,550.12)	379.17	(40702.51)	0.00	0.00	0.00	2,660.94	651,076.27
01/11/2021		Arrears	1,511.45	0.00	0.00	0.00	0.00	0.00	(7,550.12)	0.00	(39191.06)	1511.45	0.00	0.00	2,660.94	651,076.27
02/08/2021	30	07/01/2020	3,209.00	2,922.71	1,627.69	1,627.69	1,627.69	1,295.02	(7,170.95)	379.17	(39191.06)	0.00	0.00	0.00	2,568.06	649,781.25
		Effective 08/01/2019														
		Escrow = \$317.18	0.00	0.00	0.00	0.00	0.00	0.00	(7,170.95)	0.00	(39191.06)	0.00	0.00	0.00	2,568.06	649,781.25
03/03/2021	30	08/01/2020	3,230.00	2,922.71	1,624.45	1,624.45	1,624.45	1,298.26	(6,853.77)	317.18	(39191.06)	0.00	0.00	0.00	2,558.17	648,482.99
03/03/2021		Arrears	3,022.90	0.00	0.00	0.00	0.00	0.00	(6,853.77)	0.00	(36168.16)	3022.90	0.00	0.00	2,558.17	648,482.99
03/18/2021		Tax Disb	0.00	0.00	0.00	0.00	0.00	0.00	(8,142.37)	(1,288.60)	(36168.16)	0.00	0.00	0.00	2,558.17	648,482.99
03/25/2021		Arrears	1,511.45	0.00	0.00	0.00	0.00	0.00	(8,142.37)	0.00	(34656.71)	1511.45	0.00	0.00	2,558.17	648,482.99
04/05/2021	30	09/01/2020	3,230.00	2,922.71	1,621.21	1,621.21	1,621.21	1,301.50	(7,825.19)	317.18	(34656.71)	0.00	0.00	0.00	2,548.28	647,181.49

Trans Date	Days	Due Date / Description	Transaction:	18 ₈ ի <u>k-1</u> 5: Pd	3933.5W.B Int	Boç.47 Majin Do	Filed 10 cument	/07/21 Page 6	Entered 10 4 of 64 Escrow Bal	/0 <u>7/21</u> ,14 Disb/Pmt	53:00 Arrearage Balance	esc Arrearage Disb/Pmts	Late Chg Balance	Late Chg Disb/Pmts	Suspense	Prin Bal
04/17/2021		Late Charge Assess	0.00	0.00	0.00	0.00	0.00	0.00	(7,825.19)	-	(34656.71)	·	(146.14)	(146.14)	2,548.28	647,181.49
04/17/2021		Arr Esc to Esc	2,508.65	0.00	0.00	0.00	0.00	0.00	(5,316.54)		(34656.71)		(146.14)		2,548.28	
		Reclassify Arr Esc	4,420.65	0.00	0.00	0.00	0.00	0.00	(895.89)	-	(34656.71)		(146.14)		2,548.28	
05/05/2201	30	10/01/2020	3,301.88	2,922.71	1,617.95	1,617.95	1,617.95	1,304.76	(578.71)	317.18	(34656.71)		(146.14)		2,610.27	645,876.74
05/03/2201				0.00	0.00	0.00	0.00	0.00	` '		` '					645,876.74
		Arrears	3,027.39						(578.71)		(31629.32)		(146.14)		2,610.27	· · · · · · · · · · · · · · · · · · ·
06/07/2021		11/01/2020	3,230.00	2,922.71	1,614.69	1,614.69	1,614.69	1,308.02	(261.53)		` '				2,600.38	· · · · · · · · · · · · · · · · · · ·
06/23/2021		Arrears	1,515.95	0.00	0.00	0.00	0.00	0.00	(261.53)	0.00	(30113.37)	1515.95	(146.14)	0.00	2,600.38	644,568.72
07/08/2021	30	12/01/2020	3,240.00	2,922.71	1,611.42	1,611.42	1,611.42	1,311.29	55.65	317.18	(30113.37)	0.00	(146.14)	0.00	2,600.49	643,257.42
07/26/2021		Arrears	1,673.89	0.00	0.00	0.00	0.00	0.00	55.65	0.00	(28439.48)	1673.89	(146.14)	0.00	2,600.49	643,257.42
08/03/2021	30	01/01/2021	3,240.00	2,922.71	1,608.14	1,608.14	1,608.14	1,314.57	372.83	317.18	(28439.48)	0.00	(146.14)	0.00	2,600.60	641,942.85
08/23/2021		Arrears	1,673.88	0.00	0.00	0.00	0.00	0.00	372.83	0.00	(26765.60)	1673.88	(146.14)	0.00	2,600.60	641,942.85
09/08/2021	30	02/01/2021	3,240.00	2,922.71	1,604.86	1,604.86	1,604.86	1,317.85	690.01	317.18	(26765.60)	0.00	(146.14)	0.00	2,600.71	640,625.00
		Late Charge Payment	0.00	0.00	0.00	0.00	0.00	0.00	690.01	0.00	(26765.60)	0.00	(146.03)	0.11	2,600.60	640,625.00
			0.00	0.00	0.00	0.00	0.00	0.00	690.01	0.00	(26765.60)	0.00	(146.03)	0.00	2,600.60	640,625.00
		DUE FOR 03/01/2021	0.00	0.00	0.00	0.00	0.00	0.00	690.01	0.00	(26765.60)	0.00	(146.03)	0.00	2,600.60	640,625.00
			0.00	0.00	0.00	0.00	0.00	0.00	690.01	0.00	(26765.60)	0.00	(146.03)	0.00	2,600.60	640,625.00
			0.00	0.00	0.00	0.00	0.00	0.00	690.01	0.00	(26765.60)	0.00	(146.03)	0.00	2,600.60	640,625.00
			0.00	0.00	0.00	0.00	0.00	0.00	690.01	0.00	(26765.60)	0.00	(146.03)	0.00	2,600.60	640,625.00
			0.00	0.00	0.00	0.00	0.00	0.00	690.01	0.00	(26765.60)	0.00	(146.03)	0.00	2,600.60	640,625.00